

ORIGINAL

Common Pleas Court,
Jackson, OH 45640

Plaintiffs,
Rick Ross
67 410 Murphy Rd.
McArthur OH 45651

FILED
COMMON PLEAS COURT
JACKSON, OH

FEB 19 2013

Ashlee Ross
11 E. C St.
Wellston, OH 45692

SETH I. MICHAEL, CLERK

COMPLAINT

CASE NO
13 CIV 0054

versus

Defendants.
Mike Music in their capacity.
Jackson City Police Department.
Jackson County Crimes Task Force.
199 Portsmouth St.
Jackson, OH 45640

Keith Copas in their capacity.
Jackson County Sheriff's Department.
350 Portsmouth St., Jackson, OH 45640

James Ephlin in their capacity.
Chief deputy Jackson County Sheriff's Department.
Jackson County crimes task force.
350 Portsmouth St., Jackson, OH 45640

Jack Detty in thier capacity
Jackson County prosecutor.
295 Portsmouth St., Suite 100 Jackson, OH 45640

Tom Masters in their capacity.
Jackson city Police Department.
Jackson crimes task force.
199 Portsmouth St., Jackson, OH 45640

John Shasteen in their capacity.
Jackson County Sheriff
350 Portsmouth St., Jackson, OH 45640

Carl Eisnaugle in their capacity.
Chief of police
Jackson city Police Department.
199 Portsmouth St., Jackson, OH 45640

Ray Vannatter in their capacity.
Chief bailiff and chief probation officer.
Jackson County Municipal Court.
295 Broadway, Suite 101
Jackson, OH 45640

Jackson county sheriffs Dept in thier capacity
350 Portsmouth street
Jackson Ohio 45640

Complaint

1. Now comes the plaintiffs to allege that the above-named defendants violated the plaintiff's constitutional rights and the right to due process. Guaranteed every person under the Constitution of the United States. The above-named defendants violated the plan is fourth, fifth, six and 14th amendments. Attached to compliant are exhibits showing that the defendants violated the plaintiff's constitutional rights and that the plaintiff Rick Ross was maliciously prosecuted, wrongfully arrested and wrongfully incarcerated.
2. On February 18, 2011, plaintiff Rick Ross had spent the night at 11 E. C St. The plaintiffs will show that defendants Ray Vannatter James Ephlin and Mike music violated the plaintiff's constitutional rights by falsifying evidence. Defendant Mike music of the Jackson County crimes task force and Jackson city Police Department called defendant James Ephlin chief Deputy of the Jackson County Sheriff's Department and member of Jackson County crimes task force and codefendant Ephlin that there was a possibility of cultivation of marijuana 11 E. C St. Defendant James Ephlin and Mike music and Ray Vannatter of the Jackson County Municipal Court, who is chief probation officer in bailiff of the Municipal Court got together and devised a plan of doing a home inspection at 11 E. C St., Wellston, OH as one of the persons living in the house. Josh will Ross was on probation.
3. When in fact the defendants Ray Vannatter James Ephlin and Mike music had no probable cause to search or do a home inspection of 11 E. C St. as the probationer Josh will Ross had given the probation department. No cause to inspect the home of 11 E. C St. The facts are Mike music received an anonymous call stating there might be marijuana in the basement of 11 E. C St., As in Florida versus JL 529 US 266 120 S. CT. 1375, 2000 US Lexis 2345 held that an anonymous tip without more sufficient to justify by their own observations, but solely from a call made from an unknown location or unknown caller lacks sufficient indicia Of reliability and left the defendants with no predictive, information and therefore left the defendants without means to test informants, knowledge.
4. Exhibit attached shows that there was a phone call to Mike music, alleging the marijuana grow system in the basement of 11 E. C St. and from that the defendants Mike music James Ephlin and Ray Vannatter devised a plan under falsified means to enter 11 E. C St.
5. At the residence of 11 E. C St. on February 18, 2011 were plaintiff Rick Ross plaintiff Ashlee Ross, Joshua Ross, Lester Mullins, Charles Townsend and Betty Jane ghearing, owner of 11 E. C St. Plaintiff Rick Ross, along with Joshua Ross and Lester Mullins were arrested for probation violation and cultivation of marijuana. The facts being that plaintiff Rick Ross was not on probation, nor was 11 E. C St. his residence. At the time plaintiff Rick Ross was placed in the back of the Jackson County Sheriff Department's cruiser by Deputy Keith Copas, also a defendant in the above

styled action. The plaintiff was under arrest. The home of 11 E. C St., Wellston, OH. In fact, did belong to plaintiff Rick Ross and was not plaintiff's home address. The defendants violated the plaintiff Rick Ross's constitutional rights by arresting him for cultivation of marijuana in a home that did not belong to the plaintiff.

5. Plaintiff Rick Ross, along with Josh will Ross and Lester Mullins were transported to the Jackson County correctional facility by defendant Deputy Sheriff Keith Copas. Plaintiff Rick Ross, along with Josh will Ross and Lester Mullins were all separated. Lester Mullins being taken to the Jackson Police Department holding cell, Joshua Ross being handcuffed to a chair in the front of the Jackson County correctional facility in plaintiff Rick Ross being held in the Jackson County correctional facilities holding cell. The plaintiff Rick Ross, along with the other two members arrested were held until that night. When they were questioned individually by defendants Mike music James Ephlin, Jeff McCormack of the federal Bureau of investigation and Secret Service agent Gordon of United States treasury.

6. At these interrogations, the defendants Mike music and James Ephlin again violated the plaintiff Rick Ross's constitutional rights and a right to due process. One of the individuals arrested for cultivation of marijuana. In fact, gave a confession that the marijuana being cultivated in the basement of 11 E. C St. was in fact his. The individual who gave his confession, was Joshua Ross, who lived at 11 E. C St. The defendants Mike music and James Ephlin who was acting at the time as members of the Jackson County crimes task force. Chose to violate plaintiff Rick Ross's constitutional rights might do process by never telling the plaintiff Rick Ross that there had been a confession given by Joshua Ross. Defendants Mike music and James Ephlin instead decided to hide the confession and hold the plaintiff Rick Ross in the Jackson County correctional facility in charge. The plaintiff cultivation of marijuana, a felony of the third degree under the high revised code. Hiding this confession, the defendants wrongfully incarcerated the plaintiff for 122 days.

All the defendants in the above styled action that what they was going to do plaintiff was wrong. But the defendants Mike music James Ephlin Tom Masters Keith Copas Ray Vannatter and prosecutor Jack Detty chose to hide the evidence of the confession and pursue a conviction against the plaintiff Rick Ross. In doing this, the defendants, put enormous amounts of pain and suffering along with mental and physical stress. The plaintiff, as he was innocent person being arrested thrown in jail and made face a jury trial, with the possibility of receiving five years in the state penal system. If convicted.

7. The defendants Mike music James Ephlin Tom Masters and Keith Copas are guilty of violating the plaintiffs constitutional rights and the right to due process, by seizing property that belong to plaintiff Rick Ross on occasions that had nothing to do with the plaintiff being arrested, incarcerated, and having to face a jury trial for cultivation of marijuana. The following exhibits

attached to the complaint will show the violations of the fourth, fifth, sixth and 14th amendments of the Constitution.

1, or about February 24, 2011 defendants Jame Ephlin Tom Masters and Mike music along with Jeff McCormack of the federal Bureau of investigation and Secret Service agent Gordon of the United States Treasury Department, served a search warrant on Cindy, Townsend at 11 E. C St., Wellston, OH, for the possession of harrow one and trafficking in pills. The defendants seized eight 2008 Nissan Altima belonging to the plaintiff Rick Ross, but in the name of plaintive Ashlee Ross. The 2008 Nissan Altima was never used by Cindy Townsend, but in fact was seized due to a light system being in the trunk. The defendants took the Nissan Altima two Ron's garage and seized a vehicle on the case against the plaintiff Rick Ross on the compilation of marijuana. The affidavit for the search warrant and the search warrant in no way mentioned the seizing of the vehicle. But instead was about the seizing of any deals drugs, drug instruments, computers, printers, cell phones. The defendants. In fact, violated the plane Rick Rosss constitutional rights by seizing the vehicle, so that the vehicle could not be held as collateral for a loan to post plaintiff Rick Ross's bond. Exhibit attached will show that the vehicle at been put up for collateral at US pawn previously.

2. On or about March 6, 2011, Cindy Townsend and Alisha Massey were driving a silver 2000 GMC Jimmy also belonging to the plaintiff Rick Ross, but titled in plaintive Ashlee Ross's name. Defendants Jame Ephlin Keith Copas and Deputy Sheriff, Aaron Ervin stop the vehicle, along with the Wellston Police Department in Wellston, Ohio. The supposed stop was that Cindy Townsend was seen driving the 2000 GMC Jimmy belonging to plaintiff Rick Ross, two hours earlier and were stopping the vehicle for Cindy Townsend, driving under suspension. At this time. Chief Deputy James Ephlin Jackson Deputy Sheriff Keith Copas violated again, the constitutional rights of plaintive Rick Ross. As the plaintiffs phone calls were being monitored in the Jackson County correctional facility as the exhibit will share. In the vehicle belonged to plaintiff Rick Ross and driven by Alisha Massey with the passenger being Cindy Townsend, there was a sports collection of valuable baseball, football and basketball cards complete collections of famous athletes even a collection of Negro league ballplayers. This collection was being taken to Columbus, Ohio, to be sold at a sports car collector. So that the money out of the sports collection could also be applied to the money gotten from the 2008 Nissan Altima and secure the bond for 1 plaintive Rick Ross. But instead the defendants named in the above styled action did not want to plaintive Rick Ross to make bond and the and the defendants chose to seize the vehicle and seized the sports collection. So the plaintiff could not make bond.

8. From the outset, the defendants Mike music James Ephlin Keith Copas Ray Vannatter and prosecutor Jack Detty coerced with each other. A plan that the plaintiff Rick Ross is going to be the scapegoat for the alleged charge of cultivation of marijuana. But in fact is, all the exhibits his show that due to the hiding of the confession by Joshua Ross by the defendants and the prosecutor Jack Detty that the plaintiff Rick Ross had to have his attorney Jill

Shriver file for an extension of time before trial, due to the fact that the defendants did not turn over in the original discovery. The confession. But instead to wait until two weeks before the trial date to hand the plaintiffs attorney and the plaintiff a vanilla envelope with the words new discovery. When there was no new discovery. The confession by Joshua Ross was given on February 18, 2011.

9. Defendant James Ephlin chief Deputy of the Jackson Sheriff's Department and member of the Jackson crimes task force falsified documents on the seizure of the 2008 Nissan Altima. Attached as exhibit is a letter dated March 15, 2011. A letter concerning the vehicle and that it was at Ron's garage and could be released that whatever the cost of Ron's garage. But this letter was delivered certified mail to Ashlee Ross, whose name the vehicle is in the belonging to plaintive Rick Ross on February 1, 2012. A year after the vehicle was seized. There is no possible way that the letter was ever sent before February 1, 2012 because of the date it was certified in that the plaintive Ashlee Ross had to sign for the registered letter. This again showing some of the tactics that the defendants had went to to try secure a conviction on the plaintiff Rick Ross.

10. The defendants prosecutor Jack Detty Mike music James Ephlin also violated plaintiffs Rick Ross and Ashlee Rosss constitutional rights. By coercing statements from Joshua Ross and Ashlee Ross. The original statement given by Ashlee Ross was that she knew nothing about the cultivation of marijuana in the basement of 11 E. C St. and neither did the plaintiff Rick Ross. But the defendants Ashlee Ross in and Out Of Jail to a She Goat a Second Statement Implicating Plaintive Rick Ross.

The defendants prosecutor Jack Detty Mike music James Ephlin also coerced statements from Joshua Ross. They original statement being the confessional February 18, 2011. The second coming after Joshua Ross was found to have harrow one on his person and violate his probation. The defendants made a deal with Joshua Ross to make a video against plane Rick Ross in exchange for all charges against Josh will Ross to be just dropped.

11. On June 9, 2011, plaintiff Rick Ross went to trial cultivation of marijuana as exhibits will show, defendants Mike music perjured himself during the course of cross examination, as Mr. music stated that they had 11 E. C St. under surveillance for a period of time. And that plaintive Rick Ross came and went continuously driving the bread 2008 Nissan Altima, but the surveillance documents introduced as evidence at trial showed that the plaintive Rick Ross was only at 11 E. C St. one time is driving the silver 2000 and GMC Jimmy. Again violating the plaintive Rick Rosss constitutional rights right to due process. Also, June 9, 2011 plaintiff Rick Ross was found **not guilty by a jury**. After being found not guilty by a jury. The defendants should have returned all seized items as there was never a forfeiture hearing any of the seized items, none of the seized items were returned to plaintiff Rick Ross. again calls and him

enormous amounts of pain and suffering along with mental and physical stress. As plaintiff Rick Ross did not seek employment to take care of his family due to facts of the vehicle being seized complaint is billfold being seized with license Social Security card and money in it and never returned. In fact, August 16, 2011 plaintiffs attorney Jill Shriver filed for the return of the seized items, and an order was issued by the Common Pleas judge for the return of seized items. And the defendants chose to ignore the order and tell the plaintiff that they could not find the seized items in an and that they were not in the evidence room as required by law, all again violating the defendant's constitutional rights right to due process.

11. Attached also in the exhibits his letters written to Jackson County Sheriff John Shasten and Jackson city police chief Carl, Eisnagle that members of their department's was in fact ignoring the court order and that none of the items were found in evidence as they were supposed to be and that if the items were not returned as the order stated and the items that were taken in other doings of defendants Mike music James Ephlin Keith Copas and Tom Masters that there will be a suit filed for the return of those items. Again, the plaintiff Rick Ross heard nothing from none of the departments Jackson County Sheriff's Department or Jackson city Police Department. Again violating the plaintiff Rick Rosss constitutional rights right to due process.

12. All defendants in the above styled action were derelict in their duties and use the power of their office and he used the power of being police officers, to falsify evidence and hide evidence. None of the above mentioned defendants are entitled to any type of immunity from liability. As from the start, February 18, 2011 until June 9, 2011, the day of plaintive been found not guilty. The defendants had done nothing but use their offices to cover up the real evidence that the plaintive Rick Ross was not guilty of cultivation of marijuana. The chose to use anything they could to obtain a conviction on the plaintiff. The mere fact that the prosecutor and the rest of the defendants chose to ignore the fact that directly in front of them was a confession, and that the prosecution of the plaintiff Rick Ross should've went no further. And that the plaintiff Rick Ross, due to the negligence of all the defendants being they wanted a conviction on the plaintiff Rick Ross was not the underlying motive for a conviction. The underlying motive for the conviction was that the defendants, along with the Federal Bureau of investigation agent Jeffrey McCormick and United States treasury officer Gordon in fact believed the plaintiff Rick Ross was involved in the illegal making of counterfeit money. That in fact is why all the computers, printers, cell phones and electronic devices were seized. As the interrogations of plaintiff Rick Ross, along with Joshua Ross and Lester Mullins was about counterfeit money. As the exhibits of the interrogation of February 18, 2011 will show that all parts of the interrogation were blocked out except about the cultivation of marijuana 11 E. St.

13. The facts before the court will show that all the defendants named in the above styled action are guilty of violating the plaintiff

Rick Rosss constitutional rights being the fourth amendment. The Fifth Amendment. The sixth amendment and the 14th amendment to the Constitution of the United States as well as the constitutional rights provided by the Constitution, Ohio, section 14, Article 1, not to mention section 10 article one of the higher Constitution. And that by the seizing the plaintiffs Rick Ross's property and vehicles. Belonging to plaintiff Rick Ross, but being in plaintiff Ashlee Ross's name and causing plaintiff Rick Ross to be wrongfully arrested and wrongfully incarcerated for 122 days and to endure the pain and suffering, and a mental stress of going through a jury trial, and that he could possibly do five years in Ohio state penal system would cause any reasonable individual a enormous amount of pain and suffering along with mental and physical stress that he may be taken our society and be away from his family. That number of years. That the defendants named in the above styled action are liable for all the pain and suffering and physical and mental stress.

14. The pain-and-suffering caused plaintiff Rick Ross and the enormous amounts of mental stress caused to the plaintiff by enduring being incarcerated By defendants. The deceit and underhandedness used by defendants to keep plaintiff from making bail and have to endure all the suffering and stress of being tried in a court of law by a jury for a crime. Plaintiff did not commit and the pain-and-suffering caused plaintiff Ashlee Ross by the blatant disregard for law by all the defendants Mike music chief Deputy James, Ephlin Deputy, Keith Copas, chief probation officer Ray Vannatter, Jackson County Sheriff John Shasteen and Jackson city police chief Carl Eisnaugle. That all these defendants conspired and coerced in this travesty of justice. to disregard the Constitution of the United States and take the law inert own hands, even coercing plaintiff Ashlee Ross by releasing her from jail and keep throwing her back in until plaintiff Ashlee Ross changed her statement. The plaintiff Rick Ross submits that the search of the vehicle was unconstitutional, or about February 26 two 2011. That Cindy Townsend was not driving the 2000 silver GMC Jimmy and could not be stopped for driving under suspension that was supposed to happen two hours earlier. The defendants, chief Deputy James Ephlin and Jackson Deputy Sheriff Keith Copas violated the plaintiff Rick Ross's constitutional rights under the Constitution of United States and seized the sports collection of rare sports memorabilia, including baseball, basketball, and football cards. The sports collection included a rare collection of Negro ballplayers and also included complete sets of cards . The defendants had no reason to seize any of the sports collection as the sports collection had nothing to do with the stop. The plaintiff submits that the search of the vehicle was unconstitutional. The plaintiff submits that no permission was given for the search. Furthermore, if the court finds that permission was given for the search of the vehicle. It did not come from the person had authority to authorize the search the time of the search. The officers knew the name of the owner of the vehicle and in the defendants failed to gather proper information for the search will the defendant's actions in this case violated the defendant's constitutional rights as guaranteed in under the fourth and 14th amendments of the United States Constitution, as well as section 14 article 1 of the Ohio Constitution and the fifth and sixth amendments of the

United States Constitution, not to mention section 10 article 1 of the Ohio Constitution.

15. Attached as exhibits are copies of everything. The defendant seized on February 18, 2011, also attached as exhibits are copies of the items seized, such as the vehicle, a 2008 Nissan Altima seized on or about February 26, 2000 on a search warrant for Cindy Townsend. But the seizure of the vehicle was used as evidence by the defendants in the case against the plaintiff Rick Ross on cultivation of marijuana and the warrant against Cindy Townsend was in no way connected to the cultivation of marijuana case. Upon seizing the sports collection. The defendants James Ephlin, nor Keith Copas gave neither Cindy Townsend or Alisha Massey, a copy of the names of the sports players on the cards. Whether it be baseball, basketball or football as there were thousands upon thousands of cards. The defendants again to that upon themselves to seize the cards and also seize the 2000 silver GMC the belonging to plaintiff Rick Ross titled in plaintiff Ashlee Ross's name and have the vehicle taking to Ron's garage a in pound yard. When the plaintiff Rick Ross was being wrongfully incarcerated in the Jackson County correctional facility and had no say in the matter of the stop and was unaware of who did and didn't have license.

16.

Conclusion

For over a century, the US Supreme Court has always recognized the following; "no right is held more sacred, or is more carefully guarded, by the common law than the right of every individual to the possession and control of his own person, free from all restraint interference of others, when by clear and unquestionable authority of law," union pacific R. Co. v. Botsford 141 US(1891).

The Fourth Amendment right against unreasonable searches and seizures, make applicable to the states by the 14th amendment, "protects people, not places," and therefore applies as much to the citizen on the streets, as well as at home or elsewhere. Terry v. Ohio, 392 US 1(1968).

The US Supreme Court held, "simple good faith on the part of the arresting officer is not good enough... If subjective good faith alone were the test, the protections of the fourth amendment would evaporate, and the people will be secure in their persons, all, papers, and effects, only in the discretion of the police" Beck v Ohio, and the, 379 US 89(1964)

17. A list of all the items taken on **February 18, 2011** that was attached to warrant, the plaintiff has attached a copy of the list of items to this complaint. Also, a copy of the list of Cindy Townsend on or about February 26, 2011 pertaining to the seizure of the Nissan Altima. Which was seized in the search and seizure warrant of Cindy Townsend and then used as evidence in

the cultivation of marijuana at 11 E. C St., Wellston, I as the vehicle, the 2008 Nissan Altima was not a part of the warrant for Cindy Townsend. As that warrant pertained to the possession of heroin and the sale of oxycodone 30s. As the itemized list of Cindy Townsend will show and the work will tell me, the Nissan Altima was seized illegally. The defendants for or about March 6, 2011 seized the sports cards and memorabilia, and never gave either Cindy Townsend, nor Alisha Massey, a copy of the seized items. But in fact the defendants James Ephlin Mike music and Deputy Sheriff Keith Copas, what have had to itemize thousands and thousands of baseball, football and basketball cards. Some of the cards valued in the thousands, some of the cards valued in cents. The estimated value of the collection estimated to be between \$35,000 and \$50,000. But as the plaintiff Rick Ross had saved, bought and traded for all the sports memorabilia cards. The plaintiff had. To be able to pass down to his son Josh will Ross. The sentimental value of the sports collection that the plaintiff could have passed on to his son Josh will Ross. There can never be a value set on that.

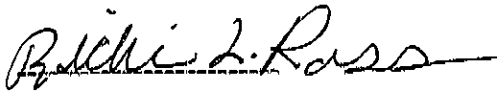
18. 1. The plaintiffs Rick Ross and Ashlee Ross demands that due to violating of all the constitutional rights, the fourth, the fifth, the sixth, and the 14th amendments of the United States Constitution, as well as section 14, article 1 of the Ohio Constitution, not to mention section 10, article 1 of the Ohio Constitution. That all the defendants named in the above styled action delivered back to the plaintiffs. The items that were seized, February 18, 2011, on or about February 26, 2000 and owner about March 6, 2011. The plaintiff's Rick Ross and Ashlee Ross demand that the defendants pay the value of the seized items, if the seized items can long longer be found. Or demand that The defendants pay for what ever items that cannot be located. As the items were missing from the evidence room.

19. 2. The plaintiff Rick Ross demands that the defendants named in the above styled action, due to their violation of the plaintiff's constitutional rights guaranteed in the United States Constitution and the rights guaranteed the plaintiff under the Ohio Constitution, and due to the pain and suffering and the mental and physical stress caused the plaintiff by being falsely arrested wrongfully incarcerated for 122 days and made go through the ordeal of a trial, not knowing the outcome, and that the plaintiff could possibly serve 5 years for a crime he didn't commit. Along with the negligence and the fact of the defendants using their offices and the powers of police officers to obtain a conviction. The hiding of exculpatory evidence, that showed plaintiff Rick Ross was not guilty of the crime for which he had been charged; cultivation of marijuana. And that by holding the seized items, the plaintiff could not find employment for due to the recklessness of the defendants on the seized items they had the plaintiffs, ID Social Security card and vehicle. And the losses of wages due to being incarcerated in the loss of being able to be with his family. The plaintiff demands that all the above named defendants in this action, Pay the actual and punitive damages in the total sum of **\$150,000. And that the defendants be required to pay for plaintiff's psychological evaluation and**

psychological services until deemed fit by a psychologist of the plaintiffs choosing.

Submitted by

Rickie I Ross

A handwritten signature in black ink, appearing to read "Rickie I. Ross", written over a horizontal dashed line.

PRO-SE

Common Pleas Court.
Jackson County, Ohio.
45640

PlaintiffS
Rick Ross
Summons
Ashlee Ross

versus

State of Ohio
case number
Jackson County prosecutor.
Jackson County Sheriff's Department.
Jackson city Police Department.
Jackson County, Major Crimes Task Force.

To the Following Name. Defendants;

- 1. Mike Music 199 Portsmouth St., Jackson, OH, 45640**
Jackson city Police Department, a.k.a. Jackson County Maj. Crimes Task
Force.
- 2. Keith Copas 350 Portsmouth St., Jackson, OH 45640**
Jackson County Sheriff's Department.
- 3. James Ephlin, 350 Portsmouth St., Jackson, OH 45640**
chief deputy Jackson County Sheriff's Department, a.k.a. Jackson County
Maj. crimes task force.
- 4. Jack Detty, 295 Portsmouth St., Suite 100, Jackson, OH 45640**
Jackson County prosecutor.
- 5. Tom Masters, 199 Portsmouth St., Jackson, OH 45640**
Jackson city Police Department, a.k.a. Jackson County major crimes task
force.
- 6. John Shasteen, 350 Portsmouth St., Jackson, OH 45640**
Sheriff, Jackson County Sheriff's Department.
- 7. Carl Eisnagle, 199 Portsmouth St., Jackson, OH 45640**
Chief of Police, Jackson city Police Department.

ET AL

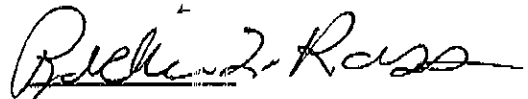
You have been named defendants in a complaint filed in Jackson County, Court of Common Pleas, Jackson County Courthouse, Jackson, Ohio, 45640 by Rickie L Ross 67410 Murphy Rd. McArthur OH 45651 and Ashlee Ross 11 E. C St., Wellston, OH 45692.

A copy of the complaint is attached hereto, the name of the plaintiff's attorney pro se.

You are hereby summoned and required to serve upon the plaintiffs attorney or plaintiffs, if no Attorney of record. A copy of an answer to the complaint, within 28 days after service of this summons on you, exclusive of the day of service your answer must be found within the court within three days after service of the copy of the answer on the plaintiff.

If you failed to answer, appear, or defend, judgment will be rendered against you for the relief demanded in the complaint.

Submitted by

A handwritten signature in black ink that reads "Rick Ross". The signature is written in a cursive, flowing style.

Rick Ross

pro se

JACKSON COUNTY SHERIFF'S OFFICE

350 Portsmouth Street, Suite 101

Jackson, Ohio 45640

John L. Shasteen, Sheriff

March 15, 2011

Ashlee R. Ross
11 East C. Street
Wellston Ohio 45692

Buckey Pawn Shop Inc DBA
Autopawn USA
1560 Harrisburg Pike, Columbus, Ohio 43223

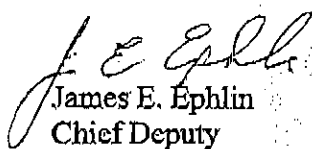
This is to inform you that a, 2008, Nissan, VIN# IN4BL24E58C168671
registered to you, is still being held at:

Ron's Garage and Wrecker Service,
174 Athens Street
Jackson, Ohio 45640.
Phone 1-740-286-1642

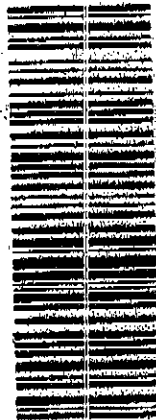
The vehicle was towed, and is listed as in GOOD CONDITION.

The vehicle was towed February 25, 2011. There is a towing bill of \$100.00 dollars and a storage bill at \$20.00 Per Day, from February 25, 2011 to PRESENT, tax to be added, as of PRESENT DATE.

You are required to, with in 10 days of the receipt of this notice, contact Ron's Garage and settle the Towing and Storage Bill before the vehicle can be released. Failure to do so will result in a salvage title being issued to the towing service.


James E. Ephlin
Chief Deputy
Jackson County Sheriff's Office

Office of the Sheriff
John L. Shasteen
350 Portsmouth Street
Jackson OH 45640

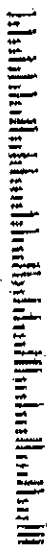


7007 3020 0003 2277 4532

CERTIFIED MAIL

Ashlee R. Ross
11 East C Street
Wellston OH 45692

4569201217



02:15 PM
000346199
\$0.67
PAID BY ZIP CODE 45640

Shriver Law Office, Ltd.
Jill H. Shriver, Esq.

August 19, 2011

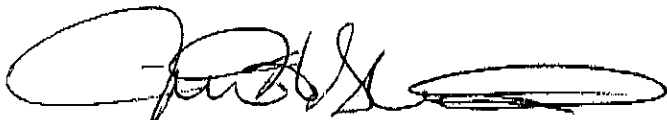
Rickie L. Ross
34527 Dupue Road
Hamden, OH 45634

Re: State of Ohio v. Rick Ross, Case No. 11CF033

Dear Rick:

Enclosed is with this letter is a copy of the Order Granting Return of Seized Property for your case. You should be able to take this order and retrieve your items. These are the only items we can retrieve under the above case number.

Sincerely,

A handwritten signature in black ink, appearing to read 'Jill H. Shriver', with a large, stylized loop at the end.

Jill H. Shriver, Esq.

Enclosure

COMMON PLEAS COURT
JACKSON COUNTY OHIO

AFFIDAVIT

I, Rickie L. Ross do solemnly swear that all the information, contained in this civil action, is true and accurate to the best of my knowledge. That, all the documents attached as exhibits are exact duplicates of the documents I recieved from the offices of each stated document.

Rickie L. Ross
AFFIANT

Sworn to, Or affirmed, and subscribed to in my presence this 5
day of January, 2013

Melissa Brubaker
Notary

8-11-2013
My Commission Expires On

JACKSON CO JNTY MAJOR CRIMES TASK FORCE

EVIDENCE LIST

CASE #

CTF-11-003

pg 2

ITEM

SEARCH WARRANT EVIDENCE

Bill from Attorney Steven Story for Rick Ross.

ITEM

4 bottles of testosterone.

ITEM

Red 2008 Nissan Altima 2dr. Vin # in4bl24e58ci688712

ITEM

Grown light & power supply system in the trunk of the above said red 2008 Nissan Altima.

ITEM

ITEM

ITEM

ITEM

JACKSON COUNTY JOINT CRIMINAL TASK FORCE
SEIZED/INVENTORY SHEET

OFFICER SERVING WARRANT: Deputy Keith Copas

DEPARTMENT: JACKSON COUNTY SHERIFF'S OFFICE

OFFICER RECORDING: Det Lt Jim Manning

DEPARTMENT: JACKSON COUNTY SHERIFF'S OFFICE

DEFENDANT/SUSPECT: Cindy Ross Townsend

ADDRESS OF DEFENDANT/SUSPECT: 11 EAST Cth STREET WELLSTON OHIO 45792

SSN: XXX-XX-9514

DOB: 05-27-1966

DATE: 02-24-2011 TIME: 11:25 PM DEPARTURE TIME: 1:10 PM

CASE#

[illegible]

JACKSON POLICE DEPARTMENT
Property/Evidence Receiving Form

Property/Evidence Receiving Form

192

SEQUENCE #	CASE #	DATE	RECEIVING OFFICER	
11A	100-11003	2-24-11	[Signature]	
PROPERTY FOR WHOM DETAINED				
NAME	ADDRESS			TELEPHONE
do Townsend (Ross)				
SS #	DATE OF BIRTH	HEIGHT	WEIGHT	
293-76-9514	5-27-66			
PURPOSE FOR WHICH DETAINED				
<input checked="" type="checkbox"/> Evidence	<input type="checkbox"/> Lost and Found	<input type="checkbox"/> Safekeeping	<input type="checkbox"/> Other	
Additional Info				

NAME		ADDRESS		TELEPHONE
JOE TOWNSEND (ROSS)				
SS #	DATE OF BIRTH	HEIGHT	WEIGHT	
293-76-9514	5-27-66			
PURPOSE FOR WHICH DETAINED				
<input checked="" type="checkbox"/> Evidence <input type="checkbox"/> Lost and Found <input type="checkbox"/> Safekeeping <input type="checkbox"/> Other				
Additional Info				

SS #	DATE OF BIRTH	HEIGHT	WEIGHT
293-76-9514	5-27-66		
PURPOSE FOR WHICH DETAINED			
<input checked="" type="checkbox"/> Evidence	<input type="checkbox"/> Lost and Found	<input type="checkbox"/> Safekeeping	<input type="checkbox"/> Other

Additional info

PURPOSE FOR WHICH DETAINED

☒ Evidence ☐ Lost and Found ☐ Safekeeping ☐ Other

Additional info


Additional Info

STRICK' WROTE IT EVIDENCE

ITEM #	QTY.	DESCRIPTION OF ARTICLES
11	1	2008 RED NISSAN 2DR TAG# EHQ 7059 VIN# IN4BL32PE580168671
12	1	GRD LIGHT & POWER Supply Supply for LIGHT IN TRUCK OF 2008 NISSAN (ITEM #11)
<p>EVIDENCE #1 APRIL 10 TURNED OVER TO ILL. MARSHES. ITEM #12 AT JCBO. AND ITEM #11 TAKEN TO KODS GARAGE.</p>		

12	1	GRD LIGHT & POWER SUPPLY SUPPLY for LIGHT
		10. TRUCK OF 2008 NISSAN (1000 B.H)

EVIDENCE #1 APRU 10 TURNED
OVER TO INV. MASTERS. ITEM #12
AT JCBO. AND ITEM #11 TAKEN
TO ROY'S BRIDGE.

RELEASED PROPERTY/EVIDENCE TO EVIDENCE CUSTODIAN	
RECEIVING OFFICER'S SIGNATURE	EVIDENCE CUSTODIAN SIGNATURE
	

JACKSON POLICE DEPARTMENT
 Property/Evidence Receiving Form

PB1

SEQUENCE #	CASE #	DATE	RECEIVING OFFICER
<i>1/A</i>	<i>CT-11-003</i>	<i>2-24-11</i>	<i>[Signature]</i>
PROPERTY FOR WHOM DETAINED			
NAME	ADDRESS		TELEPHONE
<i>Chad Townsend (Ross)</i>	<i>11 East "C" St. Wetmore OH</i>		
SS #	DATE OF BIRTH	HEIGHT	WEIGHT
<i>298-76-9514</i>	<i>5-27-66</i>		
PURPOSE FOR WHICH DETAINED			
<input checked="" type="checkbox"/> Evidence <input type="checkbox"/> Lost and Found <input type="checkbox"/> Safekeeping <input type="checkbox"/> Other			
Additional Info:			

SEARCH Warrant Enclosed

BWS

#	QTY.	DESCRIPTION OF ARTICLES
<i>1</i>	<i>1</i>	<i>\$80.00 IN CASH</i>
<i>2</i>	<i>5</i>	<i>38000L AMMO SHELLS</i>
<i>3</i>	<i>1</i>	<i>BLACK SAFE & CONTENTS</i>
<i>4</i>	<i>1</i>	<i>SAW #16 SC CARD</i>
<i>5</i>	<i>1</i>	<i>BANDAGE/Bottle w/4 expls <u>5 pills - TOTAL</u></i>
<i>6</i>	<i>1</i>	<i>PLASTIC BAG CONTAINING 6 ROLLED CIGARETTES, 2 WIDER PAPERS, Purple Pk CONTAINER w/2 pills and razor blade.</i>
<i>7</i>	<i>1</i>	<i>PLASTIC BAG CONTAINING DARK COLORED substance (white rock substance as well)</i>
<i>8</i>	<i>1</i>	<i>VERIZON bill for Rick Ross</i>
<i>9</i>	<i>1</i>	<i>Bill from Steve Story attorney for Rick Ross</i>
<i>10</i>	<i>4</i>	<i>BOTTLES OF TESTOSTERONE</i>

RELEASED PROPERTY/EVIDENCE TO EVIDENCE CUSTODIAN	
RECEIVING OFFICER SIGNATURE	EVIDENCE CUSTODIAN SIGNATURE
<i>[Signature]</i>	

- 1 -

FEDERAL BUREAU OF INVESTIGATION

Date of transcription

03/07/2011

Joshua Ross, White Male, DOB 12/17/1989, SSAN 270-92-1748, of 11 East C Street, Wellston, Ohio, was contacted while detained at the Jackson County Sheriff's Office. Ross had been present at his home when Jackson County Probation Officials, doing a routine probation visit, discovered a marijuana grow operation in the basement of the house. After being advised of the identities of SA McCormick, TFO Music, and SA Gordon of the USSS, Ross stated that he wanted to "say right up front that the marijuana grow operation is mine." Ross thereafter provided the following information:

Josh started the grow operation about 3 months ago, and has not had the opportunity yet to harvest or sell any. Josh bought the starter plants from Guy Gee, and bought some clones from "Fresh." Fresh sells every kind of illegal drug, and everything drug related. There is some "real good weed" in the end stand in the living room that belongs to Josh.

Josh stated that Cindy Ross, his mother, does not like the fact that the grow room is in the basement. She believes that it is disrespectful to her mother, Josh's Grandmother. Josh stated that Rick was did not know about the grow room.

Josh, his sister Ashley, her boyfriend Lester Mullens, Josh's Grandmother, Uncle Charlie, mother Cindy, and sometimes his father Rick Ross all live at the residence at 11 E C Street. Rick Ross drives the red Nissan Altima.

Investigation on 02/18/2011 at Jackson, Ohio

File # 194D-CI78554

Date dictated

by SA Jeffrey S. McCormick

This document contains neither recommendations nor conclusions of the FBI. It is the property of the FBI and is loaned to your agency; it and its contents are not to be distributed outside your agency.

JACKSON COUNTY JOINT CRIMINAL TASK FORCE SEIZED/INVENTORY SHEET

OFFICER SERVING WARRANT: DEPUTY KEITH COPAS
 DEPARTMENT: JACKSON COUNTY SHERIFF'S OFFICE
 OFFICER RECORDING: DET LT JIM MANDERINE
 DEPARTMENT: JACKSON COUNTY SHERIFF'S OFFICE
 DEFENDANT/SUSPECT: RICKY L. ROSS
 ADDRESS OF DEFENDANT/SUSPECT: 11 EAST "C" ST. WELLSTON, OHIO 45692
 SSN: 291-62-5296 DOB: 12-24-1955
 DATE: 02-18-2011 TIME: 3:00 PM DEPARTURE TIME: 5:15 PM
 CASE#

NO FINGER PRINTS TO
IMPLICATE ME

Everything could have been finger printed
and writing sample could have been done
to show whose MEADNOTE BOOK AND MARIJUANA

NO.	ITEM SEIZED	LOCATION	OFFICER
1	SAVAGE TRIPLE W/ SCORP Model 93R17 17cm w/ clip	Bedroom off Dining Room	COPAS
2	HIGH TIME MAGAZINE (420)	Bedroom off Dining Room	EDH/IN
3	" " " (Global Harvest Report)	" " " "	"
4	" " CALENDAR	" " " "	"
5	PINK I PHONE	" " " "	"
6	I POD	" " " "	"
7	DRUG PAROL, Lighters, Pipes	" " " "	"
8	RED BONG w/ Padded Case	" " " "	"
9	GRAY STEEL CYLINDER w/ UNKNOWN CONTENTS	BASEMENT	COPAS
10	WHITE WATERING PUMP (HAND PUMP)	BASEMENT	COPAS
11	WHITE BUCKET w/ DYNA GROW SUPER THRU 14 HYDRO FARM, TIMER	"	"
12	MEAD SPRING NOTE BOOK	LIVING ROOM STAND	COPAS
13	65 POTTED PLANTS	BASEMENT	EDH/IN
14	89 STARTER PLANTS IN PLASTIC CONTAINERS	KITCHEN	"
15	CANNON 3 IN 1 SCANNER SER # Q236376DRO-01	LIVING ROOM	COPAS
16	" " " " SMARTE MP250	KITCHEN	EDH/IN
17	BRAND NEW STILL IN BOX	"	"
18	LARGE GREY CYLINDER	BASEMENT	EDH/IN
19	ACTIVATOR BOOSTER VAN 6 IN	"	COPAS
20	All System Cord Set	"	"
21	MAX-LUME 1000 MH BULB	"	"
22	WHITE BUCKET w/ GREEN VEGETATION	"	"
23	BAG OF PRO MIX	"	"
24	8 EMPTY PILL BOTTLES w/ LESTER MULLINS NAME	KITCHEN CABINET	"

ALL EVIDENCE GIVEN TO CHIEF DETECTIVE J. M. EDH/IN

JACKSON (UNTY JOINT CRIMINAL TASK FORCE
SEIZED/INVENTORY SHEET

OFFICER SERVING WARRANT: DEPUTY KEITH COPAS
DEPARTMENT: JACKSON COUNTY SHERIFF'S OFFICE
OFFICER RECORDING: DET. LT. JIM MANDARINO
DEPARTMENT: JACKSON COUNTY SHERIFF'S OFFICE
DEFENDANT/SUSPECT: RICK ROSS Ricky L Ross
ADDRESS OF DEFENDANT/SUSPECT: 11 EAST "C" STREET WELLSBORO, OHIO 43692
SSN: 891-62-5296 DOB: 12-04-1955
DATE: 02-18-2011 TIME: 3:00 PM DEPARTURE TIME: 5:15 PM
CASE# _____ NO FINGER PRINTS TO
_____ IMPRINTS TO ME

NO.	ITEM SEIZED	LOCATION	OFFICER
24	WHITE CROWN LIGHT	BASMENT	COPAS
25	WHITE CROWN LIGHT	"	"
26	WHITE CROWN LIGHT	"	"
27	\$ 1,120.00 CASH	RICKY L. ROSS	"
ALL EVIDENCE GIVEN TO CHIEF DEPUTY JIM EDWARDS			

SEIZURE/FORFEITURE FORM

I, Rickie Ross, have been advised pursuant to the requirements of the seizure/forfeiture sections of the Ohio Revised code, that my property (described below) is being seized by the law enforcement agency stated below. I have also been placed on Notice as to the fact that no liens may be placed on the vehicle, neither may I transfer any rights I have in the property pending the disposition of the forfeiture action.

DESCRIPTION OF PROPERTY: (Fill out as complete as possible)

Seizing Agency/Officer JACKSON COUNTY SHERIFF'S OFFICE

Type of Property: CASH \$ 1,120.⁰⁰

Year: _____ Registration: _____ State: _____

Mileage: _____ VIN #: _____

Seizure Date: _____ Any Valid Liens: _____

Make/Model: _____

Location of Seizure: _____

Property in Whose Possession When Seized: _____

Party in Interest: _____

(Name)

(Address)

(City/State)

(Phone#)

Charges: _____

(Section and Degree)

Statements made by Party in Interest concerning property: _____

Party in Interest (signature)

[Signature]
Officer (Signature)

[Signature]
Witness (Signature)

- 1 -

FEDERAL BUREAU OF INVESTIGATION

*SMMC People*Date of transcription 03/07/2011

On 02/15/2011, a surveillance was initiated in the area of 11 E C Street, Wellston, Ohio. Present during the surveillance were SA Jeffrey S. McCormick, and TFOs Mike Music, Tom Masters, and Jim Ephlin. The following observations were made:

- 2:00pm - A Ford Taurus pulled next to a Ford Explorer bearing Ohio tag number FBH5803 at the Kroger, and the passenger of the Taurus got in the Explorer. The Explorer drove to 11 E C Street, stayed 1 minute, then returned the passenger to the Taurus at Kroger. Both vehicles departed.
- 3:15pm - Vehicle bearing Ohio tag DWV4750 arrived at #11, departed at 3:18pm
- 3:43pm - A white or silver and red pickup arrived at #11, departed at 4:04pm
- 3:43pm - a red Chevrolet Cavalier arrived at #11, departed at 3:45pm
- 3:57pm - Ashley Ross arrived at #11 driving a grey GMC Jimmy
- 4:28pm - a Green Pontiac arrived at #11, departed at 4:36pm.
- 4:33pm - The GMC Jimmy arrived at #11
- 4:35pm - A Green Honda Civic, Ohio tag FBJS644 arrived at #11, and departed shortly after.
- 4:37pm - a maroon station wagon arrived at #11, departed shortly after.
- 4:40pm - A vehicle bearing Ohio tag CIA1305 departed #11
- 4:40pm - Rick Ross arrived at #11 driving the GMC Jimmy, and departed at 4:45pm

Investigation on 02/15/2011 at Wellston, OhioFile # 194D-CI-78554

Date dictated _____

by SA Jeffrey S. McCormick

FD-302a (Rev. 10-6-95)

94D-CI-78554

Continuation of FD-302 of

, On 02/15/2011, Page 2

4:41pm - A small tan vehicle, Ohio tag ETY5215 arrived at #11, two males exited and walked to the door at #11. Reentered the car and departed at 4:44pm.

4:48pm - Brandon Ross arrived around the corner from #11, driving a White Ford Explorer known to belong to Jackson County Municipal Court Judge Mark Musick. A white female exited the vehicle and walked to #11. At 4:54, a white female exited #11, entered the Ford, which then drove away. The Ford was followed to the residence of Judge Musick on Pearl Street in Jackson, Ohio, where it arrived at 5:06pm.

5:16pm - a Kia bearing Ohio tag EBB6984 arrived at #11, and departed at 5:17pm

5:19pm - A silver vehicle bearing Ohio tag DWX2110 arrived at #11, and departed at 5:22pm.

Surveillance Terminated.

GoT to Give I.D. At Verizon To get contact
children on cell phone

PO Box 4002
Acworth, GA 30101



0009454 01 AB 0.337 AUTO H4 2 1007 45692-1217
PICKIE ROSS
11 C STE
WELLSSTON, OH 45692-1217

FIRST CLASS
MAIL
U.S. POSTAGE
PAID
VERIZON
WIRELESS

Open immediately. The details on
your revised service plan are inside.

JACKSON COUNTY SHERIFF'S OFFICE
DETECTIVE BUREAU
DET. LIEUTENANT JIM MANERING

Sheriff John Shasteen

Chief Deputy Jim Ephlin

ON FRIDAY FEBRUARY 18, 2011 I DEPUTY KEITH COPAS REMOVED A BILL FOLD AND MONEY FROM RICKY L ROSS LEFT FRONT POCKET AND HE HAD \$150.00 IN THE WALLET AND \$970.00 DOLLARS IN BILLS. ONE \$10.00 BILL WAS COUNTERFIET FOR A TOTAL OF \$1,120.00 IN CASH.

DEPUTY KEITH COPAS

Deputy Keith Copas

NOTHING TO DO WITH MARIJUANA

INVESTIGATIVE SUPPLEMENT

Investigative Narrative

STATE OF OHIO, JACKSON COUNTY

OFFENSE

MANUFACTURE/CULTIVATE ILLEGAL DRU

INCIDENT DATE/TIME

02-18-2011 14:00

February 18, 2011 this reporting officer was advised by Investigator Mike Music, Jackson Police Department, that he had given the Jackson County Municipal Court Probation Department information he had received that there is an Marijuana indoor grow in the basement at 11 East C Street, Wellston, Ohio. Officer Music stated that the probation department stated that several people at that residence was on probation and that they would go and do an home inspection

At this time I advised Deputy Keith Copas to meet the probation staff and go with them to the East C Street address in Wellston.

Deputy Copas did meet with the Probation staff and entered the East C Street address with them. Deputy Copas stated to me that he observed, in plain sight, drug paraphernalia, and could detect the smell of marijuana.

Deputy Copas was advised by the probation department staff, that a marijuana grow operation was in progress in the basement.

At this time Deputy Copas, after consulting with me, removed everyone from the home and a search warrant was ask for and granted by the Jackson County Court of Common Pleas.

COPAS did not enter with probation, COPAS stated in preliminary as well as his statement he entered residence AFTER probation dept entered without WARRANT.

EPHLIN STATE he had Keith COPAS meet Probation staff AND go to 11 EAST C ST.

REASON CLEARED	<input type="checkbox"/> DEATH OF OFFENDER	<input type="checkbox"/> VICTIM REFUSED TO COOP.	<input type="checkbox"/> ARREST - JUVENILE	<input type="checkbox"/> CLOSED	DATE CLEARED
	<input type="checkbox"/> PROSECUTION DECLINED	<input type="checkbox"/> JUVENILE/NO CUSTODY	<input type="checkbox"/> WARRANT ISSUED	<input type="checkbox"/> UNFOUNDED	02-19-2011
	<input type="checkbox"/> EXTRADITION DENIED	<input checked="" type="checkbox"/> ARREST - ADULT	<input type="checkbox"/> INVEST. PENDING	<input type="checkbox"/> INVEST. PENDING	
REPORTING OFFICER	EPHLIN, JIM			BADGE NO.	DATE
APPROVING OFFICER	EPHLIN, JIM			BADGE NO.	DATE
				4002	02-28-2011

SEARCH WARRANT

RETURN OF SEARCH WARRANT

Pag

On 02 / 18 / 11, I received this warrant, and (complete A or B):

A. Warrant Served. On 02 / 18 / 11, at 2:34PM M., I executed this warrant at the place or upon the person named therein. Thereafter (X one):

☒ Person present. I gave a copy of this search warrant to BETTY JANE GHEARING

☐ Person absent. I left a copy of this search warrant at _____

the place named in the search warrant and where the search was made, because the person at whose place the search was made was not present.

Further (X one): ☐ No property was taken. ☒ Property was taken, as shown by the attached Inventory/Receipt.

B. Warrant Unserved. I am returning this search warrant unexecuted because: _____

02 / 18 / 11
Mo. Da. Yr.

JACKSON CO SO
Agency

4013
Unit No.

DEPUTY KEITH COPAS
Officer serving the warrant (signature)

INSTRUCTIONS (to typist)

For the heading, use a brief description of the Person/Place to be searched. Do not type a full description in the heading.

- * When typing single-asterisk blanks, separate the search warrant form from the affidavit form, because the same blanks do not appear on both forms.
- ** When typing double-asterisk blanks, keep the search warrant form and the affidavit form together, and simultaneously type the double-asterisk blanks on both forms.
- *** Do not type or sign any triple-asterisk blank, because this will be done in the judge's presence.

INSTRUCTIONS (to officer executing search warrant)

"Legal holiday" is defined in R. C. 1.14; but see also R. C. 124.18 and R. C. 124.19.

The Knock and Announce Statute (R. C. 2934.12) provides in substance that before you can break down an outer door or inner door or window of the place to be searched, you must take these steps. (1) Knock (at the door or window). (2) Announce your identity. Example: "We're police officers." (3) Announce your authority. Example: "We have a search warrant ..." (4) Announce your purpose. Example: "... to search this building." (5) Announce your demand. Example: "Open the door." (6) Receive a refusal or, after a reasonable time, no response.

IN THE COMMON PLEAS COURT OF JACKSON COUNTY, OHIO [CR 41]
226 MAIN STREET, JACKSON, OHIO 45640 (740)286-3601

STATE OF OHIO

FILED
COMMON PLEAS COURT
JACKSON, OH

FEB 18 2011

SETH I. MICHAEL, CLERK

VS

*only person
or warrant* → BETTY JANE GHEARING, RECORD OWNER OF
11 WEST C STREET, SAID RESIDENCE BEING
A SINGLE STORY SAND COLORED HOME WITH BROWN SHINGLED ROOF,
ENCLOSED FRONT PORCH AND ENTRANCES FROM THE ALLEY, FRONT, AND
REAR, LOCATED IN THE CITY OF WELLSTON, JACKSON COUNTY, OHIO.

JACKSON COUNTY, OHIO

NO. ____-CR--____

TO: DEPUTY KEITH COPAS

SEARCH WARRANT

JACKSON COUNTY SHERIFF'S DEPARTMENT,
OR ANY OFFICER WITH AUTHORITY.

From Affidavit(s) sworn to before a judge of a court of record, I, as judge of this court of record,
find that grounds exist (probable cause) for issuing this warrant.

YOU ARE COMMANDED TO SEARCH the person/place and seize the Property described
below. Your search shall be within the territorial jurisdiction of this court, within three (3) days
(excluding the date this warrant is issued, Saturday, Sunday, and any legal holiday), DURING
DAYLIGHT HOURS ONLY.

Promptly return this warrant with a written inventory of any property taken to
the undersigned Judge, LEONARD F. HOLZAPFEL.

Property to be searched for and seized (description) include: any marijuana, marijuana
plants, marijuana seeds, growing medium, pots, growing lights, watering systems associated with
growing plants, any currency, any items used in packaging or distribution of marijuana or other
controlled substances, any items used in processing marijuana or other controlled substances, any ledgers
of customers or payments/debts due, any currency, any counterfeit currency, any copier paper, scanners,
copiers, any narcotics or firearms, any cellular phones, cellular phone bills or evidence of cellular phone
purchases, videos, photographs, cameras, or other recording devices, computers and/or electronic storage
media that may contain evidence relevant to any transactions in controlled substances.

FOUND NOTHING ON ME

Person/Place to be searched (description):

ONE RESIDENCE BELONGING TO BETTY JANE GHEARING LOCATED AT LOCATED AT 11 WEST C STREET IN THE CITY OF WELLSTON, JACKSON COUNTY, OHIO, SAID RESIDENCE BEING A SINGLE STORY SAND COLORED HOME WITH BROWN SHINGLED ROOF, ENCLOSED FRONT PORCH AND ENTRANCES FROM THE ALLEY, FRONT, AND REAR, AS WELL AS ANY PERSONS OR VEHICLES THAT MAY BE LOCATED ON OR IN THE PREMISES, AND ANY CLOSED OR LOCKED CONTAINERS FOUND THEREIN OR THEREON.

nothing to
do with me
Jackson County
of me

 X City of Village of Twp. of WELLSTON, Jackson County, Ohio.

2-18-2011
Mo. Da. Yr.

2:34 p m
Time

[Signature]
Judge (signature)

Proof of service

This is to show that a copy of the foregoing documents were delivered to Jackson clerk of courts to be served on defendants 19th day of Feb 2013 at the addresses listed in the court files.

Rick Ross
Ashlee Ross

Rick Ross pro se

67 410 Murphy Rd.

McArthur Ohio.

45651

Ashlee Ross pro se

11 E. C St.

Wellston, Ohio.

45692